

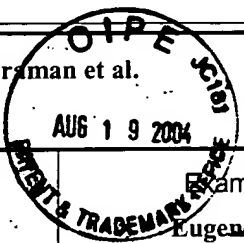
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TRANSMITTAL OF APPEAL BRIEF (Large Entity)

Docket No.
NTC.0003US

In Re Application Of: Vinod Jayaraman et al.

AUG 19 2004



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|-----------------|-------------|------------|--------------|----------------|------------------|
| Application No. | Filing Date | Examiner | Customer No. | Group Art Unit | Confirmation No. |
| 09/687,657 | 10/13/00 | Eugene Yun | 21906 | 2682 | |

Invention: Mobile Information Acquisition System

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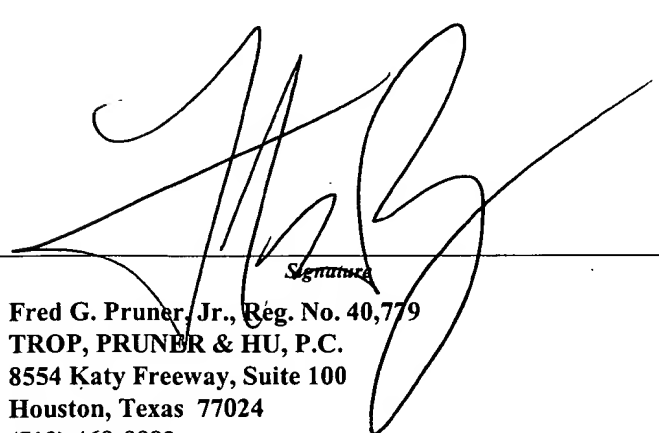
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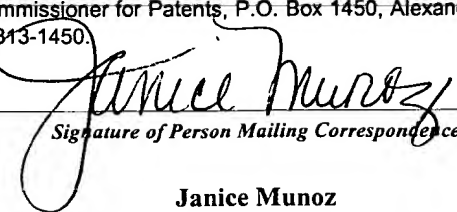
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- The Director is hereby authorized to charge any fees which may be required, or credit any overpayment to Deposit Account No. 20-1504


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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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9/24/04

Applicants: Vinod Jayaraman et al. § Art Unit: 2682
Serial No.: 09/687,657 §
Filed: October 13, 2000 § Examiner: Eugene Yun
Title: Mobile Information § Docket No. NTC.0003US
Acquisition System §

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APPEAL BRIEF

Dear Sir:

Applicant hereby appeals from the Final Rejection dated March 12, 2004.

I. REAL PARTY IN INTEREST

The real party in interest is NTT Multimedia Communications Laboratories, Inc.,
the assignee of the present application by virtue of the assignment recorded at
Reel/Frame 011275/0565.

II. RELATED APPEALS AND INTERFERENCES

There are no related appeals or interferences.

08/19/2004 HGUTEMA1 00000039 09687657

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| Date of Deposit | August 16, 2004 |
| I hereby certify under 37 CFR 1.8(a) that this correspondence is being deposited with the United States Postal Service as first class mail with sufficient postage on the date indicated above and is addressed to Mail Stop Appeal Briefs-Patents, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450. | |
| Janice Munoz | |

III. STATUS OF THE CLAIMS

The application was originally filed with claims 1-48. These claims have been finally rejected and are the subject of this appeal.

IV. STATUS OF AMENDMENTS

There are no unentered amendments.

V. SUMMARY OF THE INVENTION

Referring to Fig. 1, an embodiment 8 of a mobile acquisition system in accordance with the invention includes mobile field units 10 (mobile field units 10₁, 10₂, . . . 10_N, shown as examples), each of which may collect, or acquire, information in the form of data (audio and video data, as examples) that indicates one or more characteristics of the surroundings of the mobile field unit 10. As its name implies, the mobile field unit 10 is mobile due to its attachment to a mobile object, such as a car, a truck or a commuter train, as just a few examples. Thus, due to its mobility, the location of the mobile field unit 10 may change as the mobile field unit 10 is acquiring data. However, the mobile field unit 10 accommodates its movement by labeling, or “stamping,” the acquired data with the location where the data was acquired. As examples, the acquired data may indicate such characteristics as pictures, sounds, text, weather conditions, brightness levels and/or noise levels, as just a few examples. Specification, pp. 2-3.

As described below, each mobile field unit 10 may transmit (either asynchronously or synchronously) the acquired data and the associated location data via a

wireless network (as an example) to a remote data server 12. The system 8 may include more than one remote data server 12 or may just include a single remote data server 12. Regardless of the number of remote data server(s) 12, the remote data server(s) 12 collectively maintain a database of the acquisition data and the location specific data that are furnished by the mobile field units 10. In the description herein, it is implied that when a remote data server 12 retrieves, processes or filters stored data in the database, the remote data server 12 may interact with at least one other remote data server 12 that helps maintain the database. Specification, p. 3.

Thus, the remote data server(s) 12 store the acquisition and location specific data from the various mobile field units 10. Clients 14 may access this data by communicating with one of the remote data servers 12. In this manner, one of the clients 14 may access one of the remote data servers 12 to receive specific acquisition data. As an example, the remote data server 12 that is contacted by the client 14 may be an Internet web server. More specifically, clients 14 may be presented with a map showing the location of various mobile field units. A client 14 may then select a particular mobile field unit or a particular location on the displayed map, and may also specify additional filter parameters. In response to the choices made by the requesting client 14 the data server 12 then presents the client 14 with the information associated with the selected location and the specified filter parameters. Specification, p. 3.

For example, the client 14 may submit a request (to a remote data server 12) that includes filter parameters that identify a particular mobile field unit 10. In response to

this request, the remote data server 12 communicates the stored acquisition and location data that are associated with the identified mobile field unit to the client 14. The filter parameters may further specify a time range, a date range or other filter parameters to more specifically select the data that is furnished by the remote data server 12. As another example, a particular client 14 may communicate a request for the remote data server 12 to communicate the most recent information and location data that has been received from a particular mobile field unit 10. Other filter parameters may specify other filtering criteria, such as a time range in which the data was acquired; a date range in which the data was acquired; or a particular position, or geographical location. The filter parameters may also specify moving information, such as a direction and/or a speed. Other filter parameters are possible. Specification, pp. 3-4.

Thus, as another example, a request from the client 14 may not specify a particular mobile field unit 10, but instead, the request may specify a geographical location, such as a street address, for example. In this manner, in response to this request, the remote data server 12 determines the particular mobile field unit 10 that is closest to the specified location. To aid the remote data server 12 in determining which mobile field unit 10 is closest to the specified location, the remote data server 12 may communicate with a map server 16, as described below. Specification, p. 4.

Referring to Fig. 2, in some embodiments of the invention, the mobile field unit 10 may include a computer that includes a data collection unit 30 for collecting information about one or more characteristics of a region near the mobile field unit 10

and a location detection circuit 32 (a global positioning system (GPS) receiver, for example) for determining the location of the mobile field unit 10. The data collection unit 30 may include a camera, microphone and/or other type of sensor devices that are coupled to the computer to provide some sort of data about the region surrounding the mobile field unit 10. In some embodiments of the invention, the mobile field unit 10 may include a communication interface 44 and an antenna 45 to communicate with the remote data server(s) 12 as part of a wireless network. Specification, p. 4.

The mobile unit 10 may communicate the acquisition and location specific data to a remote data server 12 synchronously, or in real time, as the data is being acquired. However, the mobile field unit 10 may work in an offline mode in which the mobile field unit 10 acquires data and transmits later. In this manner, when working in an offline mode, the mobile unit 10 transfers the data to a remote data server 12 asynchronously when network connectivity is available. Specification, p. 4.

As described below, the mobile field unit 10 includes a memory 34 (a random access memory (RAM), for example) that stores configuration data 38 (described below); location data 40 that is generated by the location detection unit 32 and stored in the memory 34; and collected data 36 that is generated by the data collection unit 30 and stored in the memory 34. The mobile field unit 10 may also include a non-volatile memory 42, such as a hard drive or an electrically erasable programmable read only memory (EEPROM) (as just a few examples), that stores a program 47 to direct the activities of the mobile field unit 10 when executed. In this manner, the mobile field unit

10 may include a control unit 46 (a microprocessor, for example) that executes the program 47 to cause the mobile field unit 10 to perform the activities that are described herein. The program 47 may refer generally to a collection of subroutines or modules that are executed by the control unit 46 to cause the control unit 46 to perform routines, some of which are described below. The data collection unit 30, the control unit 46, the memory 34, the memory 42, the location detection circuit 32 and the communication interface 44 are all coupled together via one or more busses 31. Specification, pp. 4-5.

At bootup, or startup of the mobile field unit 10, the field unit 10 loads configuration data 38 that is depicted in more detail in Fig. 3. The configuration data 38 includes data collection parameters 50 and transmission parameters 52. As depicted in Fig. 4, the data collection parameters 50 include one or more parameter(s) 60 that indicate the type of data to be collected, one or more parameter(s) 62 that indicate a frequency at which the data is collected and one or more parameter(s) 64 that indicate the quality of the data, as just a few examples. The quality of the data refers to, as examples, the resolution of video images or a sampling rate for audio data. The data collection parameters 50 may also indicate whether the mobile field unit 10 is in a manual acquisition mode in which data is acquired only when manually instructed by an operator of the mobile field unit 10 or whether the mobile field unit 10 is in an automatic acquisition mode in which the mobile field unit 10 automatically acquires data. Specification, p. 5.

As depicted in Fig. 5, the transmission parameters 52 include one or more parameters 70 that indicate the addresses, or locations, of the remote data server(s) 12 and

one or more parameters 72 that indicate a data transmission rhythm or frequency. As an example, the parameters 72 may indicate whether the mobile unit 10 is transmitted in a synchronous, or real-time mode, or transmitting asynchronously, as described further below. Specification, p. 5.

Referring to Fig. 8, in some embodiments of the invention, the control unit 46 executes the program 47 to perform a startup routine 100 to load the configuration data 38. In the performance of the routine 100, the control unit 46 first determines (diamond 102) whether the mobile field unit 10 is in a local or a remote configuration mode. For the local configuration mode, the configuration data 38 is stored locally (initially stored in the non-volatile memory 42, for example) and can be modified locally by the control unit 46. For remote configuration, the control unit 46 uses the communication interface 44 to query a predetermined remote data server 12 for the configuration data 38. Specification, pp. 5-6.

More specifically, if the control unit 46 determines (diamond 102) that the mobile field unit 10 is in the local configuration mode, then the control unit 46 retrieves (block 104) a copy of the configuration data 38 from the non-volatile memory 42 and stores (block 105) the configuration data 38 in the memory 34. Otherwise, if the control unit 46 determines (diamond 102) that the mobile field unit 10 is in the remote configuration mode, then the control unit 46 attempts to communicate with the predetermined remote data server 12 (via the communication interface 44 (see Fig. 2)) and determine (diamond 106) whether the mobile field unit 10 is able to connect to the predetermined remote data server 12. If the mobile field unit 10 cannot connect to the predetermined remote server

12, then the control unit 46 sets (block 108) a flag that indicates the failed attempt to connect and thus, indicates the need to try again. After the failed connection to the predetermined remote data server 12, the control unit 46 then proceeds to block 104 to locally retrieve the configuration data 38 until the predetermined remote data server 12 can be accessed to retrieve the configuration data 38. Specification, p. 6.

If the control unit 46 can connect to the predetermined remote data server 12, then the control unit 26 retrieves (block 110) a copy of the configuration data 38 from the predetermined remote data server 12. Next, the control unit 46 determines (diamond 112) whether the new configuration data matches the local configuration data 38 that is stored in the non-volatile memory 42. If not, the control unit 46 updates (block 114) the local configuration data before restarting the mobile field unit 10, as depicted in block 116. Specification, p. 6.

In some embodiments of the invention, the mobile field unit 10 may have the ability to upload its configuration data 38 to the predetermined data server 12 and receive messages to reload its configuration data 38 from the server 12. Other arrangements are possible. Specification, p. 6.

Referring to Fig. 9, in some embodiments of the invention, the control unit 46 may execute the program 47 to cause the control unit 46 to perform a routine 200 to acquire data (from the data collection unit 30) and transmit the acquired data to an available remote data server 12. In this manner, the control unit 46 interacts with the data collection unit 30 to cause the data collection unit 30 to acquire, or collect (block 202), data pursuant to the data collection parameters 50. The acquisition of data may be

automatic and pursuant to a set schedule, or alternatively, the acquisition may be in response to a manual request. When each new set of data is collected, the control unit 46 interacts with the location detection circuit 32 to retrieve (block 204) the location of the mobile field unit 10. As an example, the location detection circuit 32 may be a navigational device like a GPS receiver, for example. Alternatively, if a cellular network is used to communicate with the remote data servers 12, then the control unit 46 may use the location of the mobile field unit 10 through triangulation by knowing the cellular base station locations. Therefore, in these embodiments of the invention, the control unit 46 may not use a location detection circuit. Specification, pp. 6-7.

Regardless of the technique that is used to determine the position of the mobile field unit 10, the control unit 46 stores (block 206) the collected data, an indication of the location of the mobile field unit 10, an indication of the time the data was acquired and an indication of the date that the data was acquired in the memory 34. The data transfer from the mobile field unit 10 to one of the remote data servers 12 can take place while the data is being collected (i.e., in real time, or synchronously), or the data may be transferred asynchronously at another time. Specification, p. 7.

Therefore, after acquiring the data (via the data collection unit 30) and the location of the mobile field unit 10, the control unit 46 determines (diamond 208) whether the mobile field unit 10 is in a synchronous transmission mode or in an asynchronous transmission mode. In some embodiments of the invention, this mode is indicated by the transmission parameters 52. If in the synchronous transmission mode, the control unit 46 determines (diamond 210) if transmission to a remote data server 12 is

unavailable. If available, then control unit uses the communication interface 44 to transmit (block 212) acquired data and the indications of the location, time and date to the remote data server 12. Otherwise, if transmission to a remote data server 12 is unavailable, the control unit 46 returns to block 202 to acquire more data so that transmission of the accumulated data may be attempted again. If the transmission is interrupted, or broken off, then the control unit 46 resumes communication with the remote data server 12 at a point where the communication was interrupted. Specification, p. 7.

If the mobile field unit 10 is in an asynchronous transmission mode, then the control unit 46 determines (diamond 214) whether it is time to transmit to a remote data server 12 based upon the transmission parameters 52 of the configuration data 38. In this manner, in determining if it is an appropriate time to transmit, the control unit 46 10 may determine whether a current time corresponds to a scheduled transmit time, whether the current corresponds to a time in a timeout interval or whether a sufficient amount of data has been acquired, as just a few examples. Specification, p. 8.

If it is time to transmit, the control unit 46 transitions to diamond 210 to proceed as described above. When transferred asynchronously, data transfer may be based on a set time schedule, number of data sets collected, condition of the network, or the amount of data collected, as just a few examples. Under any scheme, if the remote data server 12 is inaccessible, then the mobile field unit 10 periodically tries to access a remote data server 12. Thus, when the remote data server 12 is available, data is then transferred. Specification, p. 8.

The size and quality of data that is transmitted from a particular mobile field unit 10 may depend on parameters such as a wireless channel quality (signal-to-noise ratio and/or a signal-to-interference ratio, as examples), traffic conditions, a wireless channel bit rate and/or a subscriber fee, as just a few examples. Specification, p. 8.

Referring to Fig. 6, in some embodiments of the invention, the remote data server 12 includes mass storage 75 (an array of hard drives, for example) that stores a database 74 of the information that is communicated from the mobile units 10. Alternatively, the database 74 may be collectively maintained by more than one remote data server 12. Besides the mass storage 75, the remote data server 12 may include a control unit (a microprocessor, for example), a wireless communication interface 78 to communicate with the mobile field units 10 and a network interface 77 to communicate with the map server 16 (see Fig. 1), other remote data server(s) and the clients 14. The control unit 76, communication interface 78, mass storage 75 and network interface 77 are all coupled together via one or more busses. The control unit 76 coordinates such activities as receiving the data from the mobile field units 10; organizing and storing the data in the database 74; and transmitting data to a particular client 14 based on the filters that are communicated from the client 14 to the remote data server 12. The control unit 76 may also use the network interface 77 to communicate with the map server 16 for purposes of determining the best choice for which mobile field unit 10 is supplying or has supplied the data to fulfill a particular request. Specification, pp. 8-9.

In this manner, once the control unit 76 determines which mobile field unit 10 is to be used to fulfill a particular request, the control unit 76 retrieves the associated data

from the database 74. Referring to Fig. 7, in some embodiments of the invention, the database 74 is organized into data subsets 80 (data subsets 80₁, 80₂, . . . 80_N shown as examples), each of which is associated with a particular mobile field unit 10 and includes the acquired data, location data, time data and date data for the associated mobile field unit 10. For example, the subset 80₁ may be associated with the mobile field unit 10₁ and include time-stamped and date-stamped data that the mobile field unit 10₁ has collected at different locations. Therefore, if the control unit 76 decides to select data that is acquired by the mobile field unit 10₁ to fulfill a particular client 14 request, the control unit 76 may select portions of the data subset 80₁, which are within a specific time range, date range or location range, as specified by the client's request. In some embodiments of the invention, each subset 80 may include only the most recent acquisition and location specific information for its associated mobile field unit 10. Specification, p. 9.

As a more specific example, an exemplary client 14 is depicted in Fig. 10. The client 14 includes a base unit 300 and a monitor 302. The base unit 300 may include, as examples, a microprocessor 314 and a network interface 316. The processor 314 may execute a program 312 that displays a map 400 (see Fig. 11) on a display 302 of the client 14. As an example, the program 312 may be stored in a memory 310 of the client 14 during execution. Alternatively, the remote data server 12 may send image data (to the client 14) that indicates the map 400 so that the client 14 may display the map 400. For example, the remote data server 12 may be an Internet server that communicates a frame of image data (to the client 14) that the client 14 uses to display the map 400. Specification, p. 9.

The map 400 displays paths 402 (roads, for example) over which the mobile field units 10 may travel. As an example, the mobile field units 10₂ and 10₅ are depicted as traveling along paths 402a, and the mobile field unit 10₁ is depicted as traveling along path 402b. The mobile field units 10 may or may not be visible on the map 400, depicting on the particular embodiment. Nevertheless, a user of the client 14 may use an input device (a keyboard 308 or a mouse 306, as examples) to indicate (via pointing with a cursor 421 and "clicking" of the mouse 306, for example) that information is desired near a point 421 along the path 402a. The client 14 communicates this indication of the desired location to the remote data server 12, and in response to this indication, the remote data server 12 may, for example, communicate data that was recently acquired or is being acquired by the mobile field unit 10₂, i.e., the closest mobile field unit 10 to the point 421. Alternatively, the mobile field unit 10₂ may have not yet passed by the point 421, and thus, the remote data server 12 may communicate the data that was mostly acquired at the point 421, such as data that was acquired by the mobile field unit 10₅ that may not currently be traveling toward the point 421 and may be farther away from the point 421 than the mobile field unit 10₂. Other filter parameters and selection criteria may be used for purposes of selecting the acquisition data from a particular mobile field unit 10. Specification, pp. 9-10.

In some embodiments of the invention, the size of each displayed mobile field unit 10 may depend on the accuracy of the location detection unit of the particular mobile field unit 10. Furthermore, in some embodiments of the invention, a color and possibly a size of each mobile field unit 10 that is displayed on the map depends on an age of the

last information that was communicated from the mobile field unit 10. Specification, p. 10.

The remote data acquisition system 8 may be used in several scenarios. For example, the system 8 may be used as a surveillance system. In this manner, the data collection unit 30 includes a camera that is attached to the mobile field unit 10. Still pictures or small video clips can be taken with the camera. It may be used to track people, monitor vehicle contents or to show traffic and weather conditions. Specification, p. 10.

The system 8 may also be used by the police. In this manner, the mobile field unit 10 may be mounted to a police vehicle so that the vehicle location may be transmitted every few minutes (for example) to the police dispatch unit. This allows a dispatcher to track and dispatch officers more efficiently. When an officer stops a vehicle, the mobile field unit 10 may transmit acquired video and audio data to a center server (i.e., a remote data server 12) for storage, and the center server may communicate the data to a client that the dispatcher uses for surveillance of the traffic stop. Specification, p. 10.

As another example, the system 8 may be used in connection with delivery trucks. In this manner, a camera and possibly a microphone (i.e., both part of the data collection unit 30) may be mounted in the cargo compartment of a delivery truck to monitor its contents. The mobile field unit 10 may then send location data to a remote data server 12 when the truck is moving. When there is activity in the cargo compartment, video, sound and/or images may be sent to a remote data server 12 along with the location of the truck. Thus, the cargo in the truck may be remotely monitored. Specification, pp. 10-11.

When used with a taxi, a camera (of the mobile field unit 10) may be mounted in the front of the taxi and point at the occupants of the vehicle. In this manner, the mobile field unit 10 transmits its data to be sent to a remote data server 12 for data storage and to the dispatcher (at the client 14) for surveillance. This arrangement permits the dispatcher to remotely monitor the taxi driver for security. If the driver is attacked and robbed the dispatcher can call the police and route them to the scene. The location data can be sent to the dispatcher to pinpoint the location of the taxi and aid in routing taxis to waiting customers. Specification, p. 11.

The system 8 may also be used to provide the public with information about public commuter systems. For example, the system can show video clips or pictures of the interior of a public commuter vehicle (a train, for example) to show a level of occupancy of the vehicle. Specification, p. 11.

VI. ISSUES

- A. Can claims 1-25 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for independent claim 1?**
- B. Can claims 26-30 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for independent claim 26?**
- C. Can claims 32-40 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for independent claim 32?**
- D. Can claims 41-48 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for independent claim 41?**
- E. Can claim 2 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for claim 2?**

- F. Can claim 6 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for claim 6?**
- G. Can claim 8 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for claim 8?**
- H. Can claim 27 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for claim 27?**
- I. Can claim 31 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for claim 31?**
- J. Can claim 33 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for claim 33?**
- K. Can claim 46 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for claim 46?**

VII. GROUPING OF THE CLAIMS

Claims 1, 3-5, 7 and 9-25 can be grouped together; claims 26 and 28-30 can be grouped together; claims 32 and 34-40 can be grouped together; claims 41-45, 47 and 48 can be grouped together; and claims 2, 6, 8, 27, 31, 33 and 46 are each separately patentable for the additional reasons set forth below.

With this grouping, all claims of a particular group stand or fall together. Furthermore, regardless of the grouping that is set forth by the Examiner's rejections, the claims of each group set forth in this section stand alone with respect to the claims of the other groups that are set forth in this section. In other words, any claim of a particular group that is set forth in this section does not stand or fall together with any claim of any other group that is set forth in this section.

VIII. ARGUMENT

All claims should be allowed over the cited references for the reasons set forth below.

A. Can claims 1-25 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for independent claim 1?

The system of independent claim 1 includes a mobile unit, a client and a remote server. The mobile unit acquires information about a region near the mobile unit, determines a location of the mobile unit, automatically labels the information with the location of the mobile unit and transmits an indication of the information and location. The remote server communicates with the mobile unit to receive the indication from the mobile unit and communicates at least some of the information to the client.

The Examiner rejects independent claim 1 under 35 U.S.C. § 103(a) as being unpatentable over U.S. Patent No. 6,216,007 (herein called "Havanis") in view of U.S. Patent No. 6,697,630 (herein called "Corwith"). Havanis generally discloses a system to prevent alteration of location information by a mobile terminal. Corwith generally discloses an automatic location identification system for locating cellular telephones.

The Examiner fails to establish a *prima facie* case of obviousness for independent claim 1 for at least the reason that the hypothetical combination of Havanis and Corwith fails to teach or suggest all claim limitations. More specifically, Corwith teaches a mobile traffic switching office 6 that includes an automatic location identification (ALI) control 124 that determines a polygonal area from which a cellular telephone call is

emanating. Corwith, 3:61-64. There is no teaching or suggestion in Corwith that this location determination is made by any of the mobile units 102. Rather, Corwith is explicit that the location determination occurs at the mobile traffic switching office 106, as is apparent from the cited language above. Thus, Corwith fails to teach or suggest a *mobile unit* to automatically label information about a region near the mobile unit with the location of the mobile unit (*emphasis added*).

The Examiner acknowledges Havanis fails to teach or suggest a mobile unit that performs such automatic labeling. Final Office Action, 3. Furthermore, as acknowledged by the Examiner, Havanis fails to disclose a mobile unit that performs such automatic labeling. Final Office Action, 3. Therefore, for at least the reason that the hypothetical combination of Havanis and Corwith fails to teach or suggest all claim limitations, a *prima facie* case of obviousness has not been established for independent claim 1.

A *prima facie* case of obviousness has not been established for independent claim 1 for at least the additional, independent reason that, contrary to the Examiner's contentions, Corwith fails to teach or suggest automatically labeling information about a region near a mobile unit with a location of the mobile unit, regardless of whether this labeling is performed by the mobile unit or not. Rather, Corwith merely teaches determining a location of a mobile unit. However, there is no teaching or suggestion in Corwith regarding labeling information that is acquired by the mobile unit with the location of the mobile unit. Thus, there is no teaching or suggestion in either reference for the modification of Havanis' so that Havanis' mobile unit automatically labels

information about a region near the mobile unit with a location of the mobile unit.

Therefore, for at least this additional, independent reason, a *prima facie* case of obviousness has not been established for independent claim 1.

Claims 2-25 are patentable for at least the reason that these claims depend from an allowable claim.

Thus, for at least the reasons that are set forth above, the § 103(a) rejections of claims 1-25 are in error and should be reversed.

B. Can claims 26-30 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for independent claim 26?

The system of independent claim 26 includes mobile units, a client and at least one remote server that is coupled to the client. Each mobile unit acquires information about a different region near the mobile unit, determines a location of the mobile unit, automatically labels the information near the mobile unit with the location of the mobile unit and transmits an indication of the information and location. The remote server(s) communicate with the mobile units to receive the indications from the mobile units and communicate at least some of the information to the client based on filtering parameters.

The Examiner rejects independent claim 26 under 35 U.S.C. § 103(a) as being unpatentable over Havanis in view of Corwith and U.S. Patent No. 5,774,803 (herein called "Kariya").

In the § 103 rejection of independent claim 26, the Examiner relies on Corwith to allegedly teach or suggest a mobile unit that performs automatically labeling of

information about a region near the mobile unit with the location of the mobile unit. However, contrary to this position, Corwith is explicit that the mobile traffic switching office 6 determines a location from which a cellular telephone call is emanating. *See, for example*, Corwith, 3:61-64. Additionally, neither Havanis nor Kariya teaches or suggests a mobile unit that automatically labels information about a different region near the mobile unit with the location of the mobile unit. Therefore, for at least this reason, the Examiner fails to establish a *prima facie* case of obviousness for independent claim 26.

The Examiner fails to establish a *prima facie* case of obviousness for claim 26 for at least the additional, independent reason that Corwith fails to disclose the general concept of automatically labeling information about a region near the mobile unit with the location of the mobile unit, whether this labeling occurs at the switching center or by the mobile unit. Thus, for at least this additional, independent reason, a *prima facie* case of obviousness has not been set forth for independent claim 26.

A *prima facie* case of obviousness has not been established for independent claim 26 for at least the additional, independent reason that the hypothetical combination of references fails to teach or suggest at least one remote server that communicates at least some of the information acquired by a mobile unit to a client based on filtering parameters. The Examiner refers to lines 1-10 in column 2 of Havanis to allegedly teach these limitations. However, referring to this cited language, the cited language merely discloses a communication from a mobile switching center (MSC) 14 to a home location register (HLR) 26 in order that a visitor location register (VLR) 16 may acquire identification information about a particular mobile station (MS) 20. However, there is

no discussion in the cited language or otherwise in Havanis regarding filtering by the HLR 26 of information that is acquired by the mobile unit about a region near the mobile unit and filtered. Therefore, for at least the additional, independent reason that the hypothetical combination of Havanis, Corwith and Kariya fails to teach or suggest at least one remote server that communicates at least some information acquired by a mobile unit to a client based on filtering parameters, a *prima facie* case of obviousness has not been established for independent claim 26.

Claims 27-30 are patentable for at least the reason that these claims depend from an allowable claim.

Thus, for at least the reasons that are set forth above, the § 103(a) rejections of claims 26-30 are in error and should be reversed.

C. Can claims 32-40 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for independent claim 32?

The method of independent claim 32 includes using a mobile unit to acquire information about a region near the mobile unit, using the mobile unit to determine a location of the mobile unit and automatically labeling the formation with the location of the mobile unit. The method includes communicating an indication of the information and location to a remote server and using the remote server to communicate at least some of the information to a client.

The Examiner rejects independent claim 32 under 35 U.S.C. § 103(a) as being unpatentable over Havanis in view of Corwith. However, a *prima facie* case of

obviousness has not been established for independent claim 32 for at least the reason that the hypothetical combination of Havanis and Corwith fails to teach or suggest all limitations of claim 32. For example, the hypothetical combination of Havanis and Corwith fails to teach or suggest automatically labeling information acquired using a mobile unit with the location of the mobile unit. Thus, although the Examiner relies on Corwith's teaching of the determination of the location of a mobile unit to allegedly teach or suggest the automatically labeling of claim 32, there is no teaching or suggestion of automatically labeling information acquired using a mobile unit with the location of the mobile unit. Thus, for at least this reason, a *prima facie* case of obviousness has not been established for independent claim 32.

Claims 33-40 are patentable for at least the reason that these claims depend from an allowable claim.

Therefore, for at least the reasons that are set forth above, the § 103(a) rejections of claims 32-40 are in error and should be reversed.

D. Can claims 41-48 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for independent claim 41?

The method of independent claim 41 includes for each mobile unit, using the mobile unit to acquire information about a different region near the mobile unit. Furthermore, the method includes for each mobile unit, associating a location of the mobile unit with the information acquired by the mobile unit and for each mobile unit, automatically labeling the information that is acquired by the mobile unit with the

location of the mobile unit. The method includes communicating indications of the information and the associated locations to a remote server, filtering the information based on filtering parameters that are provided by a client and providing the filtered information to the client.

The Examiner rejects independent claim 41 under 35 U.S.C. § 103(a) as being unpatentable over Havanis in view of Corwith and Kariya. However, the Examiner fails to establish a *prima facie* case of obviousness for independent claim 41 for at least the reason that the hypothetical combination of Havanis, Corwith and Kariya fails to teach or suggest for each mobile unit, automatically labeling information acquired by the mobile unit with the location of the mobile unit. Instead, the Examiner relies on Corwith for such a teaching or suggestion. However, Corwith fails to teach or suggest the automatic labeling of claim 41. Instead, Corwith generally discloses that a mobile traffic switching office determines a location of mobile units. There is no discussion or suggestion in Corwith relating to the mobile traffic switching office or any other entity labeling information about regions near mobile units with the determined location of the mobile units. Thus, for at least this reason, a *prima facie* case of obviousness has not been established for independent claim 41.

A *prima facie* case of obviousness has not been established for independent claim 41 for at least the additional, independent reason that the hypothetical combination of Corwith, Havanis and Kariya fails to teach or suggest filtering information acquired by mobile units based on filtering parameters that are provided by a client. The Examiner refers to the language found in lines 1-10 in column 2 of Havanis. However, this

language merely describes a communication from the VLR 16 requesting identification of a MS 20 that has entered into an area covered by the VLR 16. There is no discussion, however, in this cited language regarding filtering information that is provided by a mobile unit about a region near the mobile unit. Furthermore, it follows, that there is no teaching or suggestion in the cited language regarding filtering of such information. Therefore, for at least the additional, independent reason that the hypothetical combination of Havanis, Corwith and Kariya fails to teach or suggest the filtering of claim 41, a *prima facie* case of obviousness has not been set forth for this claim.

Claims 42-48 are patentable for at least the reason that these claims depend from an allowable claim.

Thus, for at least the reasons that are set forth above, the § 103(a) rejections of claims 41-48 are in error and should be reversed.

E. Can claim 2 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for claim 2?

Claim 2 depends from claim 1 and recites that the client furnishes a request to the remote server for specific criteria, and the remote server filters the information acquired about a region near the mobile unit based on the specific criteria before communicating at least some of this information to the client.

The Examiner rejects claim 2 under 35 U.S.C. § 103(a) as being unpatentable over Havanis in view of Corwith. Claim 2 is patentable for at least the reason that this claim depends from an allowable claim, for the reasons that are set forth above in the

discussion of Issue A. Claim 2 is patentable for at least the additional, independent reasons that are set forth below.

The Examiner refers to the language in lines 1-10 in column 2 of Havanis to allegedly teach the additional limitations that are set forth in claim 2. However, the cited language merely refers to a communication between the VLS 16 and the HLS 26 database for purposes of determining identification of an MS 20 that has roamed into an area covered by the VLS 16. There is, however, no discussion regarding information that is acquired from a mobile unit about a region near the mobile unit. Furthermore, no filtering of this information is described in the cited language. Thus, the Examiner has failed to show where the hypothetical combination of Havanis and Corwith teach or suggest the additional limitations that are presented in claim 2; and for at least this reason, a *prima facie* case of obviousness has not been established for claim 2.

Thus, for at least the additional, independent reasons that are set forth above, the § 103(a) rejection of claim 2 is in error and should be reversed.

F. Can claim 6 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for claim 6?

Claim 6 depend from claim 1 and recites that the mobile unit acquires information about a region near the mobile unit automatically pursuant to a set schedule.

The Examiner rejects claim 6 under 35 U.S.C. § 103(a) in view of Havanis and Corwith. Claim 6 is patentable for at least the reason that this claim depends from an

allowable claim for the reasons that are set forth above in the discussion of Issue A.

Claim 6 is patentable for the additional, independent reasons that are set forth below.

In the § 103 rejection of claim 6, the Examiner refers to the Abstract of Havanis to allegedly teach acquiring information automatically pursuant to a set schedule. However, nowhere in the Abstract or any other part of Havanis is there a teaching or suggestion of a mobile unit acquires information about a region near the mobile unit automatically pursuant to a set schedule. Without such a teaching or suggestion, a *prima facie* case of obviousness has not been set forth for claim 6.

Therefore, for at least the additional, independent reasons that are set forth above, the § 103(a) rejection of claim 6 is in error and should be reversed.

G. Can claim 8 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for claim 8?

Claim 8 depends from claim 1 and recites that the information that is acquired from the mobile unit includes at least one of a picture, a sound, a text, a weather condition, a brightness level and a noise level.

Claim 8 is patentable for at least the reason that this claim depends from an allowable claim for the reasons that are set forth above in the discussion of Issue A.

Claim 8 is further patentable for the reasons that are set forth below.

The Examiner rejects claim 8 under 35 U.S.C. § 103(a) as being unpatentable in view of the combination of Havanis and Corwith. However, nowhere does Havanis or

Corwith teach or suggest a mobile unit that automatically labels a picture, a sound, text, a weather condition, a brightness level or a noise level with a location of the mobile unit.

Thus, for at least the additional, independent reasons that are set forth above, the § 103(a) rejection of claim 8 is in error and should be reversed.

H. Can claim 27 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for claim 27?

The system of claim 27 depends from claim 26 and states that the client furnishes at least some of the filtering parameters to at least one remote server.

The Examiner rejects claim 27 under 35 U.S.C. § 103(a) in view of the combination of Havanis, Corwith and Kariya. Claim 27 is patentable for at least the reason that this claim depends from an allowable claim, for the reasons that are set forth above in discussion of Issue B. Claim 27 is patentable for the additional, independent reasons that are set forth below.

The Examiner refers to the language in lines 1-10 of column 2 of Havanis to allegedly teach a client furnishing at least some filtering parameters to at least one remote server. As set forth in claim 27, these filtering parameters control the communication of at least some of the information that is acquired about a different region near the mobile unit to the client. Because the cited passage merely describes VLR 16 that is communicating with the HLR database 26 for purposes of obtaining identification information about a particular MS 20 that has roamed into the VLR's area, there is no discussion about information acquired by a mobile unit. Thus, it follows, that there is no

teaching or suggestion regarding filtering of such information or regarding a client furnishing at least some of the filtering parameters to a remote server. Therefore, for at least this additional, independent reason, a *prima facie* case of obviousness has not been set forth for claim 27.

Thus, for at least the additional, independent reasons that are set forth above, the § 103(a) rejection of claim 27 is in error and should be reversed.

I. Can claim 31 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for claim 31?

The system of claim 31 ultimately depends from claim 26 and recites that the remote server presents at least one street map to the client to prevent the client to communicate a specific location to the remote server, and the remote server communicates information from a mobile unit that is closest to the specific location to the client.

The Examiner rejects claim 31 under 35 U.S.C. § 103(a) in view of the combination of Havanis, Corwith, Kariya and Pace. Applicant submits that claim 31 is patentable for at least the reason that this claim depends from an allowable claim, for the reasons that are set forth above in the discussion of Issue B. Applicant submits that claim 31 is patentable for the additional, independent reasons that are set forth above.

First, a *prima facie* case of obviousness has not been set forth for claim 31 for at least the reason that the Examiner fails to show where the prior art contains the alleged

suggestion or motivation for the combination of Havanis, Corwith, Kariya and Pace. In this manner, the Examiner has not shown why one skilled in the art, *without knowledge of the claimed invention*, would have modified Havanis, a system directed to preventing alteration of location information, with the map generation system of Pace (*emphasis added*). Without such a suggestion or motivation, a *prima facie* case of obviousness has not been set forth for claim 31.

A *prima facie* case of obviousness has not been set forth for claim 31 for at least the additional, independent reason that the Examiner fails to show where the prior art allegedly teaches or suggests a remote server that communicates information from a mobile unit closest to a location that is communicated by a client. In this regard, the Examiner generally refers to Fig. 9 of Pace in the rejection of claim 31. However, Fig. 9 does not show such a request or the communication of information about a region acquired by a mobile unit from a mobile unit that is closest to the requested specific location. Therefore, for at least this additional, independent reason, a *prima facie* case of obviousness has not been established for claim 31.

Thus, for at least the additional reasons that are set forth above, the § 103(a) rejection of claim 31 is in error and should be reversed.

J. Can claim 33 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for claim 33?

The method of claim 33 depends from claim 32 and recites furnishing a request to a remote server for specific criteria and filtering the information acquired about a region

near the mobile unit based on the specific criteria before communicating the filtered information to a client.

The Examiner rejects claim 33 under 35 U.S.C. § 103(a) as being unpatentable over Havanis in view of Corwith. Claim 33 is patentable for at least the reason that this claim depends from an allowable claim, for the reasons that are set forth above in the discussion of Issue C. Claim 33 is patentable for the additional, independent reasons that are set forth below.

The Examiner refers to the language in lines 1-10 of column 2 of Havanis to allegedly teach filtering information acquired about a region near a mobile unit. Because the cited passage of Havanis merely describes VLR 16 that is communicating with the HLR database 26 for purposes of obtaining identification information about a particular MS that has roamed into the VLR's area, there is no discussion about information acquired by a mobile unit. Thus, it follows, that there is no teaching or suggest regarding filtering of such information. Therefore, for at least this additional, independent reason, a *prima facie* case of obviousness has not been set forth for claim 33.

Thus, for at least the additional, independent reasons that are set forth above, the § 103(a) rejection of claim 33 is in error and should be reversed.

K. Can claim 46 be rendered obvious when the Examiner has failed to establish a *prima facie* case of obviousness for claim 46?

The method of claim 46 ultimately depends from claim 41 and recites displaying mobile units on a street map. Furthermore, claim 46 recites that the size of each mobile

object that is displayed on the map depends on an accuracy of a location detection unit of the mobile object.

The Examiner rejects claim 46 under 35 U.S.C. § 103(a) in view of the combination of Havanis, Corwith, Kariya and Pace. Claim 46 is patentable for at least the reason that this claim depends from an allowable claim for the reasons that are set forth above in the discussion of Issue D. Claim 46 is patentable for the additional, independent reasons that are set forth below.

In rejecting claim 46, the Examiner refers to Figs. 5, 6 and 9 of Pace to allegedly show the additional limitations that are presented by claim 46. However, there is no teaching or suggestion in these figures or in the associated text of Pace regarding the size of a mobile object being dependent on an accuracy of a location detection unit of the mobile object. Thus, for at least this reason, the Examiner fails to establish a *prima facie* case of obviousness in that the hypothetical combination of Havanis, Corwith, Kariya and Pace fails to teach or suggest all limitations of claim 46.

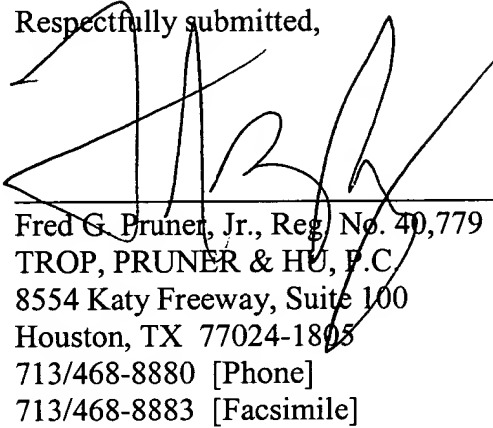
Thus, for at least the additional reasons that are set forth above, the § 103(a) rejection of claim 46 is in error and should be reversed.

IX. CONCLUSION

Applicant requests that each of the final rejections be reversed and that the claims subject to this appeal be allowed to issue.

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Respectfully submitted,


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APPENDIX OF CLAIMS

The claims on appeal are:

1. A system comprising:

a mobile unit to:

acquire information about a region near the mobile unit,

determine a location of the mobile unit,

automatically label the information with the location of the mobile unit, and

transmit an indication of the information and location;

a client; and

a remote server to communicate with the mobile unit to receive the indication from the mobile unit and communicate at least some of the information to the client.

2. The system of claim 1, wherein the client furnishes a request to the remote server for specific criteria and the remote server filters the information based on the specific criteria before communicating said at least some of the information to the client.

3. The system of claim 2, wherein criteria comprises one selected from a set consisting essentially of a time, a date, a position and an identifier identifying the mobile unit.

4. The system of claim 1, wherein the mobile unit comprises a global positioning system receiver to determine the location of the mobile unit.

5. The system of claim 1, wherein the mobile unit determines the location by using a triangulation technique based on locations of the cellular networks base stations.
6. The system of claim 1, wherein the mobile unit acquires the information automatically pursuant to a set schedule.
7. The system of claim 1, wherein the mobile unit acquires the information in response to a manual request.
8. The system of claim 1, wherein the information comprises at least one of a picture, a sound, text, a weather condition, a brightness level and a noise level.
9. The system of claim 1, wherein the information comprises location specific information.
10. The system of claim 1, wherein the indication is communicated to the remote server via a wireless network.
11. The system of claim 1, wherein the remote server communicates with the client via a wired network.
12. The system of claim 1, wherein the mobile unit comprises:
a memory storing configuration data.

13. The system of claim 12, wherein the configuration data includes parameters that regulate the acquisition of data by the mobile unit.

14. The system of claim 13, wherein the parameters regulate at least one of a nature of data acquisition and a frequency of data acquisition by the mobile unit.

15. The system of claim 12, wherein the configuration data includes parameters that regulate the transmission of the indication of the information and location by the mobile unit.

16. The system of claim 15, wherein the parameters regulate at least one of a location of the remote server and a frequency at which the collected data should be synchronized with the remote server.

17. The system of claim 1, wherein the mobile unit comprises:
a first memory to store first configuration data that is communicated from a remote source to the mobile unit; and
a second memory to store second configuration data local to the mobile unit for use if the source cannot be accessed to retrieve the first configuration data.

18. The system of claim 17, wherein if the remote source cannot be accessed by the mobile unit, the mobile unit uses the second configuration data to regulate the acquisition of the information and the transmission of the indication of the information and the location until the source can be accessed.

19. The system of claim 17, where the mobile unit compares the second configuration data with the first configuration data and if the first and second configurations are different, then mobile unit updates the second configuration data with the first configuration data.

20. The system of claim 17, wherein the mobile unit is adapted to receive a directive from the source to modify the first configuration data and the mobile unit modifies the first configuration data in response to third configuration data provided by the source.

21. The system in claim 1, wherein mobile unit is adapted to transmit the data automatically transferred pursuant to one of a pre-scheduled time, a timeout interval, or an amount of data that has been collected.

22. The system of claim 1, wherein the mobile unit is adapted to transmit the indication of the information and the location asynchronously after the acquisition of the information.

23. The system of claim 22, wherein the mobile unit is adapted to base the transmission on at least one of a set time schedule, a number of data sets collected, a condition of the network, or an amount of data collected.

24. The system of claim 1, wherein the mobile unit is adapted to attempt to establish connection with the server at regular intervals of time if a communication between the mobile unit and the server is disrupted, and the mobile unit transmit the information to the server when the server is available to communicate with the mobile unit.

25. The system of claim 1, wherein the mobile unit is adapted to resume a communication with the server is at a point where communication broke off should the communication be interrupted.

26. A system comprising:

mobile units, each mobile unit to:

acquire information about a different region near said each mobile unit,
determine a location of said each mobile unit,
automatically label the information near said each mobile unit with the location of
said each mobile unit, and

transmit an indication of the information and location;

a client; and

at least one remote server coupled to the client to:

communicate with the mobile units to receive the indications from the mobile units; and

communicate at least some of the information to the client based on filtering parameters.

27. The system of claim 26, wherein

the client furnishes at least some of the filtering parameters to said at least one remote server.

28. The system of claim 26, wherein the filtering parameters comprise at least one of a mobile unit identifier, an acquisition time frame, a geographic location and moving information.

29. The system of claim 28, wherein the moving information comprises at least one of a direction and a speed.

30. The system of claim 26, further comprising:

a map server,

wherein the remote server uses the indications of locations from the mobile units to plot the locations on street maps that it obtains from the map server.

31. The system of claim 30, wherein the remote server presents at least one of the street maps to the client to permit the client to communicate a specific location to the remote

server and the remote server communicates information from a mobile unit closest to the specific location to the client.

32. A method comprising:

using a mobile unit to acquire information about a region near the mobile unit;
using the mobile unit to determine a location of the mobile unit;
automatically labeling the information with the location of the mobile unit;
communicating an indication of the information and location to a remote server; and
using the remote server to communicate at least some of the information to a client.

33. The method of claim 32, further comprising:

furnishing a request to the remote server for specific criteria; and
filtering the information based on the specific criteria before communicating the filtered information to the client.

34. The method of claim 33, wherein criteria comprises one selected from a set consisting essentially of a time, a date, a position and an identifier identifying the mobile unit.

35. The method of claim 32, wherein the communicating comprises:

acquiring the information automatically pursuant to a set schedule.

36. The method of claim 32, wherein the communicating comprises:

acquiring the information in response to a manual request.

37. The method of claim 32, wherein the information comprises one of a group consisting essentially of a pictures, a sounds, text, a weather condition, a brightness and a noise level.

38. The method of claim 32, wherein a size and quality of the indication of the information communicated to the remote server depends on parameters comprising at least one of a wireless channel quality, traffic conditions, wireless channel bit rate and a subscriber fee.

39. The method of claim 38, wherein the wireless channel quality is formed at least in part by at least one of a signal to noise ratio and a signal to interference ratio.

40. The method of claim 38, wherein the information comprises at least one of image data, audio data and video data.

41. A method usable with mobile units, comprising:

- for each mobile unit, using the mobile unit to acquire information about a different region near the mobile unit;
- for each mobile unit, associating a location of the mobile unit with the information acquired by the mobile unit;
- for each mobile unit, automatically labeling the information acquired by the mobile unit with the location of the mobile unit;

communicating indications of the information and the associated locations to a remote server;

filtering the information based on filtering parameters provided by a client; and providing the filtered information to the client.

42. The method of claim 41, wherein

the client furnishes at least some of the filtering parameters to said at least one remote server.

43. The method of claim 41, wherein the filtering parameters comprise at least one of a mobile unit identifier, an acquisition time frame, a geographic location and moving information.

44. The method of claim 41, wherein the moving information comprises at least one of a direction and a speed.

45. The method of claim 41, further comprising:

displaying a street map; and

identifying a location on the street map to develop at least one of the filtering parameters.

46. The method of claim 45, further comprising:
displaying the mobile units on the street map, wherein the size of each mobile object that is displayed on the map depends on an accuracy of a location detection unit of said each mobile object.

47. The method of claim 45, wherein the location detection unit comprises:
a GPS receiver.

48. The method of claim 46, wherein a size and a color of each mobile object that is displayed on the map depends on an age of information about said each mobile object.